1	PROSECUTION COUNCIL AMENDMENTS
2	2019 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Jerry W. Stevenson
5	House Sponsor: Lee B. Perry
6 7	LONG TITLE
8	General Description:
9	This bill makes changes to the Utah Prosecution Council.
10	Highlighted Provisions:
11	This bill:
12	adds two city prosecutors to the council;
13	 provides for an approval procedure for certain members;
14	 allows for the appointment of resource prosecutors and sets qualifications; and
15	makes technical changes.
16	Money Appropriated in this Bill:
17	None
18	Other Special Clauses:
19	None
20	Utah Code Sections Affected:
21	AMENDS:
22	67-5a-1, as last amended by Laws of Utah 2018, Chapter 200
23	67-5a-2, as last amended by Laws of Utah 2001, Chapter 131
24	67-5a-4, as enacted by Laws of Utah 1990, Chapter 136
25	67-5a-5, as enacted by Laws of Utah 1990, Chapter 136
26	67-5a-6, as enacted by Laws of Utah 1990, Chapter 136
27	67-5a-7, as last amended by Laws of Utah 1997, Chapter 354



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29	Be it enacted by the Legislature of the state of Utah:
30	Section 1. Section 67-5a-1 is amended to read:
31	67-5a-1. Utah Prosecution Council Duties Membership.
32	(1) There is created within the Office of the Attorney General the Utah Prosecution
33	Council, referred to as the council in this chapter.
34	(2) The council shall:
35	(a) (i) provide training and continuing legal education for state and local prosecutors;
36	and
37	(ii) ensure that any training or continuing legal education described in Subsection
38	(2)(a)(i) complies with Title 63G, Chapter 22, State Training and Certification Requirements;
39	(b) provide assistance to local prosecutors; and
40	[(c) as funds are available and as are budgeted for this purpose, provide reimbursement
41	for unusual expenses related to prosecution for violations of state laws.]
42	(c) provide training and assistance to law enforcement officers, as required elsewhere
43	within this code.
44	(3) The council shall be composed of $[10]$ 12 members, selected as follows:
45	(a) the attorney general or a designated representative;
46	(b) the commissioner of public safety or a designated representative;
47	(c) four currently serving county or district attorneys designated by the county or
48	district attorneys' section of the Utah Association of Counties; [a county or district attorney's
49	term expires when a successor is designated by the county or district attorneys' section or when
50	he is no longer serving as a county attorney or district attorney, whichever occurs first;]
51	(d) [two] four city prosecutors designated as follows:
52	(i) two by the Utah Municipal Attorneys Association; a city prosecutor's term expires
53	when a successor is designated by the association or when he is no longer employed as a city
54	prosecutor, whichever occurs first;] and
55	(ii) two by the Utah Misdemeanor Prosecutors Association.
56	(e) the chair of the Board of Directors of the Statewide Association of <u>Prosecutors and</u>
57	Public Attorneys of Utah; and
58	(f) the chair of the governing board of the Utah Prosecutorial Assistants Association.

02-05-19 12:41 PM S.B. 135

59	(4) Council members designated in Subsections (3)(c) and (3)(d) shall be approved by
60	a majority vote of currently serving council members.
61	(5) A county or district attorney's term expires when a successor is designated by the
62	county or district attorneys' section or when the county or district attorney is no longer serving
63	as a county attorney or district attorney, whichever occurs first.
64	(6) A city prosecutor's term expires when a successor is designated by the association
65	or when the city prosecutor is no longer employed as a city prosecutor, whichever occurs first.
66	Section 2. Section 67-5a-2 is amended to read:
67	67-5a-2. Terms Filling vacancies Chair.
68	(1) The term of each council member is four years, unless the term is earlier terminated
69	by:
70	(a) the authority that designated the member; [or]
71	(b) the member ceasing to hold the office that qualified [him] the member for
72	membership; or
73	(c) voluntary resignation.
74	(2) A member whose term has expired may continue, for not more than four months, to
75	serve as a council member until a successor is selected and [qualified] approved.
76	(3) Council members may serve for more than one successive term.
77	(4) When a vacancy occurs in the membership for any reason, the replacement shall be
78	appointed for a full term that commences on the date of [appointment] council approval. The
79	vacancy shall be filled according to the provisions of Section 67-5a-1.
80	(5) The council shall elect by a majority vote one of its members as chair at its first
81	meeting and then annually.
82	Section 3. Section 67-5a-4 is amended to read:
83	67-5a-4. Holding public employment.
84	A member of the council may not be disqualified as a member by holding any public
85	office or employment, and [he] does not forfeit any office or employment due to [his]
86	membership on the council. This section takes precedence over any conflicting state law, local
87	ordinance, or city charter.
88	Section 4. Section 67-5a-5 is amended to read:
89	67-5a-5. Quorum Meetings.

S.B. 135 02-05-19 12:41 PM

90	(1) The attendance of $[five]$ \underline{six} members at any regular or special meeting of the
91	council constitutes a quorum. Any member may designate in writing a representative to attend
92	any meeting. The representative's attendance shall be counted toward the quorum, and $[\underline{\text{he}}]$ $\underline{\text{the}}$
93	representative may vote on any issue.
94	(2) A majority vote of the attending members or their representatives constituting a
95	quorum is sufficient to carry any motion unless the council has by prior vote designated a
96	greater percentage than a majority to sustain an action.
97	(3) (a) The council shall meet at least quarterly at a time and place it designates.
98	(b) The [chairman or] chair, a majority of the members of the council, or the council
99	director may call a special meeting at any time or place upon five days notice to all of the
100	members. A quorum of all members may waive notice requirements in writing.
101	Section 5. Section 67-5a-6 is amended to read:
102	67-5a-6. Council director Qualifications and compensation.
103	(1) The council shall appoint a director. The director is the chief administrative officer
104	and serves at the pleasure of the council.
105	(2) The director shall:
106	(a) be an attorney admitted to practice in the courts of the state;
107	(b) be selected on the basis of professional ability and experience in the fields of
108	administration, prosecution, and criminal law; and
109	(c) possess an understanding of court procedures, evidence, and criminal law.
110	(3) The director shall appoint resource prosecutors, with the consent of the council and
111	consistent with state personnel policies. Resource prosecutors shall serve at the pleasure of the
112	council. Resource prosecutors shall:
113	(a) be an attorney admitted to practice in the courts of this state;
114	(b) be selected on the basis of professional ability and experience in the fields of
115	prosecution and criminal law; and
116	(c) possess an understanding of court procedures, evidence, and criminal law.
117	(4) The director shall appoint and supervise administrative staff consistent with state
118	personnel policy.
119	$[\frac{(3)}{(5)}]$ The council shall select and establish the compensation of the director,
120	resource prosecutors, and administrative staff[-] consistent with state personnel policies.

02-05-19 12:41 PM S.B. 135

121	Section 6. Section 67-5a-7 is amended to read:
122	67-5a-7. Responsibilities of the director.
123	Under the general supervision of the council and within the policies established by the
124	council, the director has the responsibility to:
125	(1) assign, supervise, and direct the staff of the council;
126	(2) implement the standards, policies, rules, and guidelines of the council;
127	(3) prepare and administer the budget of the council and comply with the Utah
128	Budgetary Procedures Act;
129	[(4) conduct studies of prosecution procedures and systems in the state, including
130	reference to the district attorney prosecution system, and prepare reports and
131	recommendations;]
132	[(5)] (4) maintain liaison with governmental and other public and private groups
133	having an interest in prosecution;
134	[(6)] (5) organize and administer a program of training and continuing legal education
135	for prosecutors in the state, including establishing training standards for prosecutors;
136	[(7) screen all requests addressed to any specialized investigation and prosecution unit
137	created in the Office of the Attorney General for the investigation and prosecution of any child
138	abuse offenses; and]
139	(6) ensure all statutory required training occurs; and
140	[(8)] (7) perform other duties as assigned by the council.